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14	jekim@sheppardmullin.com Attorneys for The Roman Catholic Archbisho	p of
15	San Francisco	
16		BANKRUPTCY COURT
17		FORNIA, SAN FRANCISCO DIVISION
18	In re	Case No. 23-30564
19	The Roman Catholic Archbishop of San Francisco,	Chapter 11
20	Debtor and	Adv No. 25-03019
21	Debtor in Possession.	CEDITIEICATE OF CEDITICE
22	The Roman Catholic Archbishop of San Francisco,	CERTIFICATE OF SERVICE
23	Plaintiff,	Judge: Hon. Dennis Montali
24	V.	
25	John DB Roe SF, John Doe H.M, C.M., John Doe SF 1218, Jane Doe SF 2017, John	
26	Roe 521, John Roe 663, John Doe 664, LL John Doe WC, John Doe SF 2028, John	
27	Doe SF 1510, John Doe, John Roe 644, Jane Roe, G.J., M.R.H., John Doe SF 1426,	
28	John Doe L.M., John Roe 457, John Doe	

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1 2	A.D.R., John Doe A.L.R., John Roe 417, John Roe 499, G.W., Joseph Doe OAK 475, John Doe MR 1236, Jane Doe 7, John PV	
3	Roe 554, John Doe F.O., John Doe CLG03522, John Doe SF 1913, Jane Doe	
4	SF 1260, John Doe SF 1026, John Doe SF 1196, Jane Doe SF 1200, John Doe SF	
5	1201, Jane Doe SF 1233, Joseph Doe SF 601, and Jane Doe 116,	
6	Defendants,	
7 8	At the time of service, I was over 18 years of age and not a party to this action . I am employed in the County of San Francisco, State of California. My business address is Four Embarcadero Center, 17th Floor, San Francisco, CA 94111-4109.	
9	On May 29, 2025, I served true copies of the following document(s) described as:	
10	 Motion for Order Extending Stay to all State Court Cases in which Debtor and/or 	
11	Non-Debtor Affiliates are Named as Defendants under Bankruptcy Code sections 105(a) and 362	
12	Memorandum of Points & Authorities in support of Motion for Order Extending	
Stay to all State Court Cases in which Debtor and/or Non-Debtor Affilia Named as Defendants under Bankruptcy Code sections 105(a) and 362	Stay to all State Court Cases in which Debtor and/or Non-Debtor Affiliates are Named as Defendants under Bankruptcy Code sections 105(a) and 362	
14	Declaration of Paul E. Gaspari in support of Motion for Order Extending Stay to all State Control of Paul E. Gaspari in support of Motion for Order Extending Stay to all State Control of Paul E. Gaspari in support of Motion for Order Extending Stay to all State Control of Paul E. Gaspari in support of Motion for Order Extending Stay to all State Control of Paul E. Gaspari in support of Motion for Order Extending Stay to all State Control of Paul E. Gaspari in support of Motion for Order Extending Stay to all State Control of Paul E. Gaspari in support of Motion for Order Extending Stay to all State Control of Paul E. Gaspari in support of Motion for Order Extending Stay to all State Control of Paul E. Gaspari in support of Motion for Order Extending Stay to all State Control of Paul E. Gaspari in support of Motion for Order Extending Stay to all State Control of Paul E. Gaspari in support of Motion for Order Extending Stay to all State Control of Paul E. Gaspari in support of Motion for Order Extending Stay to all State Control of Paul E. Gaspari in support of Motion for Order Extending Stay to all State Control of Paul E. Gaspari in support of Motion for Order Extending Stay to all State Control of Paul E. Gaspari in support of Motion for Order Extending Stay to all State Control of Paul E. Gaspari in support of Motion for Order Extending Stay to all State Control of Paul E. Gaspari in support of Motion for Order Extending Stay to all State Control of Paul E. Gaspari in support of Motion for Order Extending Stay to all State Control of Paul E. Gaspari in support of Motion for Order Extending Stay to all State Control of Paul E. Gaspari in support of Motion for Order Extending Stay to all State Control of Paul E. Gaspari in support of Motion for Order Extending Stay to all State Control of Paul E. Gaspari in support of Motion for Order Extending Stay to all State Control of Paul E. Gaspari in support of Motion for Order Extending Stay to all State Control of Paul E. Gaspari in suppor	
15	State Court Cases in which Debtor and/or Non-Debtor Affiliates are Named as Defendants under Bankruptcy Code sections 105(a) and 362	
16 17	• Declaration of Barron L. Weinstein in support of Motion for Order Extending Stay to all State Court Cases in which Debtor and/or Non-Debtor Affiliates are Named as Defendants under Bankruptcy Code sections 105(a) and 362	
18	Notice of Hearing Motion for Order Extending Stay to all State Court Cases in	
19	which Debtor and/or Non-Debtor Affiliates are Named as Defendants under Bankruptcy Code sections 105(a) and 362	
20	on the interested parties in this action as follows:	
21	BY CM/ECF NOTICE OF ELECTRONIC FILING: I electronically filed the	
22	document(s) with the Clerk of the Court by using the CM/ECF system. Participants in the case who are registered CM/ECF users will be served by the CM/ECF system. Participants in the case who are not registered CM/ECF users will be served by mail or by other means permitted by the court rules.	
23		
24	I declare under penalty of perjury under the laws of the State of California that the	
25	foregoing is true and correct. Executed on May 29, 2025, at San Francisco, California.	
26	Executed on way 27, 2023, at San Francisco, Camonna.	
27	/s/ Dorothy M. Gatmen	
28	Dorothy M. Gatmen	

1	Registered Electronic Participants
2	Gail S. Greenwood on behalf of Creditor Committee The Official Committee of Unsecured Creditors ggreenwood@pszjlaw.com, rrosales@pszjlaw.com
3	Ori Katz on behalf of Debtor The Roman Catholic Archbishop of San Francisco okatz@sheppardmullin.com, LSegura@sheppardmullin.com
5	Paul J. Pascuzzi on behalf of Debtor The Roman Catholic Archbishop of San Francisco ppascuzzi@ffwplaw.com, docket@ffwplaw.com
6 7	Robert J. Pfister on behalf of Creditor Shajana Steele rpfister@pslawllp.com
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